

further that the State Board of Agriculture shall be empowered to test and publish the results of such tests as herein provided, together with the month and year such test was made by said Board, together with the percentage of germination and date of test as shown on tag or label.

It shall be permissible for the local merchant or distributor of seed in this state to adopt and use the Analysis furnished by the original seller, and for all intents and purposes the requirements of this section shall be considered as complied with in cases where the said local dealer or distributor permits the Analysis tag of the original seller to remain attached to the proper container of such seed, so long as it is in his possession, for a period not to exceed three months from date of delivery, after which time it shall be the duty of the said local dealer or distributor to attach his or their own Analysis Tag and remove therefrom the Analysis Tag of the original shipper, provided, however, that nothing herein shall be construed as relieving the local dealer or distributor from full responsibility for the accuracy of the Analysis under which said seed is sold.

F: The full name and address of the person, firm or corporation assuming the responsibility, under the conditions of this sub-title, for the information placed on the tags or labels as required by this Section.

An. Code, 1924, sec. 123. 1912, sec. 106. 1918, ch. 200, sec. 106. 1927, ch. 460, sec. 123.

123. It shall be unlawful for any person, firm or corporation to sell, offer or expose for sale within this State any agricultural seeds, or mixtures of agricultural seeds, as defined in this sub-title, for seeding purposes within this State without complying with the requirements of this sub-title, or falsely to mark, label or misrepresent any agricultural seeds, or to interfere in any way with the State Board of Agriculture or its inspectors or assistants in the discharge of the duties herein named.

Eggs.

1935, ch. 375, sec. 130A.

130A. No person, firm, association or corporation shall sell, offer or expose for sale, advertise or in any other manner represent for sale as fresh, hennery, new laid, best, direct from the farm, or under any word, words, sign, figures, symbols or descriptions of similar import, any eggs that are not fresh, with such "tolerances" as are hereinafter in this section allowed for fresh eggs. For the purpose of this sub-title, no eggs shall be deemed fresh that does not meet the following standards of quality for fresh eggs: air cell, not over one-quarter ($\frac{1}{4}$) inch deep, localized and regular; white, firm and clear; shell, sound and clean; yolk, no visible defect or blemish, and with no visible germ development. The final determination as to meeting the standards of quality for fresh eggs shall be made by candling.

1935, ch. 375, sec. 130B.

130B. No person shall sell to the retailer or to the consumer, as large, as medium, or as small (or pullet) any eggs that are not large, medium or small.